C.I.T. CORPORATION

2-1684063

400 NORTH ST. PAUL STREET, DALLAS, TEXAS 75201

214-748-0361

June 14, 1982

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JUN 17 1982-1 🖭 AM

CC Weshington, D

Interstate Commerce Commission 12th and Constitution Avenue N.W. Washington, D.C. 20423

Attn: Mildred Lee - Room 2303

JUN 17 1982-10 01 AM

INTERSTATE COMMERCE COMMISSION

Re: Martin Gas Sales, Inc.
Recording of Documents

Dear Ms INTERSTATE COMMERCE COMMISSION

Attached are copies of our Security Agreement, evidence of ownership and notarized acknowledgement of signatures for the transaction regarding our above referenced customer. We are requesting that you record these documents. Outlined below is the information required under Section 1116.4 (5204).

Secured Party - C.I.T. Corporation

400 N. St. Paul

Dallas, Texas 75201

Debtor

- Martin Gas Sales, Inc.

301 N. Kilgore

Kilgore, Texas 75662

Description of Equipment - 10-34,000 gallon capacity

Railroad Tank Cars, DOT-105A300 W, non-

coiled and insulated, mounted on and together with: 100-Ton Roller Bearing Railroad Trucks,

S/N's OLYX 1958 Thru OLYX 1967.

Manufacturer - Richmond Tank Car Company

1700 West Loop South

Houston, Texas

<u>Vendor</u> - Olympia Petroleum Corporation

1700 West Loop South

Houston, Texas

Enclosed find our check number 013-028875 in the amount of \$50.00 for the recordation fee.

Please send a recorded copy to the undersigned at your earliest convenience. If you have any questions please call (214) 748-0361.

Sincerely,

R. E. Hendon

Assistant Secretary

REH/mm

enclosure

RECEIVED

Interstate Commerce Commission Washington, D.C. 20423

6/17/82

OFFICE OF THE SECRETARY

R.E. Hendon

Assistant Secretary

C.I.T. Corporation

400 North St.Paul Street

Dallas, Texas 75201

Dear

Sir:

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act,49 U.S.C.

11303, on 6/17/82 at 10:00am, and assigned rerecordation number(s).

13665 & 13665-A

Sincerely yours,

Agatha L. Mergenovich Secretary

Enclosure(s)

1.	Grant of	Security	Interest:	Description	of Collateral.
••	Grant Gr	occurrey	11166.636,	Description	or conaterar,

Debtor grants to Secured Party a security interest in the property described below, along with all present and future attachments and accessories thereto and replacements and proceeds thereof, including amounts payable under any insurance policy, all hereinafter referred to collectively as "Collateral": Describe collateral fully including make, kind of unit, serial and model numbers and any other pertinent information.

- 2-1981 Evans Tank Company, Ethane Stainless Steel Trailers, S/N*s 60979 & 60978.
- 2-1981 Enderby Anderson, Propane Transport Trailers, S/N's 439334 & 439824.
- 2-1981 Dallas Tank Company, Propane Transport Trailers, S/N's 10320 & 10325.
- 1-1981 Evans Tank Company, Propane Transport Trailer, S/N 60940.
- 6-1981 Evans Tank Company, Stainless Steel Highway Transport Tank Trailers, S/H's 0060984 through 0060989.
- 10-1980 Railroad Tank Cars, S/N's OLYX1958 through OLYX1967.

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JUN 17 1982 · 10 00 AM

INTERSTATE COMMERCE COMMISSION

Each item of the collateral shall secure not only the specific amount which Debtor promises to pay in Paragraph 3 below, but also all other present and future indebtedness or obligations of Debtor to Secured Party, of every kind and nature whatsoever.

3.	Promise	to	Pay;	Terms	and	Place	of	Payment.
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Debtor promises to pay Secured Party the total sum of \$ 675,212,20 _, which represents principal and interest pre-computed over the term hereof, payable in 36 combined principal and interest payments of \$ 9,490,39 March 25. Party below or such other place as Secured Party may designate from time to time.

Plus a balloon payment of \$333,558.16 one month later.

Use and Location of Collateral.

Buyer warrants and agrees that the collateral is to be used primarily for: ☐ agricultural purposes (see definition on reverse), or

business or commercial purposes (other than agricultural). both agricultural and business or commercial purposes.

Location:

301 N. Kilgore

Kilgore,

Gregg.

5. Special Provisions: For use in ALABAMA, IDAHO, NEW HAMPSHIRE, OREGON and WISCONSIN, see Special Instructions on reverse side.

e amount financed is \$464,400.00."

The additional terms and conditions on Pages 2 and 3 are a part of this Security Agreement.

Dated: Secured Debtor Martin Gas Party Name of individual, corporation or partnership Title President

have signed by President, Vice-President or Trease official title. If owner or partner, state which.

400 North St. Paul

Address

301 N. Kilgare Address

Dallas, City City Zip Code County

75201

Rilgore, Texas Gregg, Zip Code

If Debtor is a partnership, enter:

5-SÁ-1700A - Precomputed Interest: Fixed Rate

Partners' names

Home addresses

Texas

Partners' names Home addresses

THIS IS TO CERTIFY THAT THIS IS A TRUE AND EXACT COPY OF THE ORIGINAL SECURITY AGREEMENT DATED FEBRUARY 11, 1982 BETWEEN MARTIN GAS SALES, (INC.-DEBTOR AND C.I.T. CORPORATIONtun NOTARY PUBLIC SECURED PARTY.

DALLAS COUNTY C

JUNE 14, 1982

Additional terms and conditions of Security Agreement



Any instalment not paid when due shall, at the option of Secured Party, bear late charges thereon calculated at the highest rate permitted by the relevant law, but in no eyent more than 1-1/2% per month.

7. Location of Collateral.

Debtor and Secured Rarty agree that regardless of the manner of affixation, the collateral shall remain personal property and not become part of the real estate. Debtor agrees to keep the collateral at the location set forth in Paragraph 4, and will notify Secured Party promptly in writing of any change in the location of the collateral within such State, but will not remove the collateral from such State without the prior written consent of Secured Party (except that in the State of Pennsylvania, the collateral will not be moved from the above location without such prior written consent).

8. Debtor's Warranties and Representations.

Debtor warrants and represents:

- (a) that Debtor is justly indebted to Secured Party for the full amount of the foregoing indebtedness;
- (b) that except for the security interest granted hereby, the collateral is free from and will be kept free from all liens, claims, security interests and encumbrances;
- (c) that no financing statement covering the collateral or any proceeds thereof is on file in favor of anyone other than Secured Party, but if such other financing statement is on file, it will be terminated or subordinated;
- (d) that all information supplied and statements made by Debtor in any financial, credit or accounting statement or application for credit prior to, contemporaneously with or subsequent to the execution of this agreement with respect to this transaction are and shall be true, correct, valid and genuine; and
- (e) Debtor has full authority to enter into this agreement and in so doing it is not violating its charter or by-laws, any law or regulation or agreement with third parties, and it has taken all such action as may be necessary or appropriate to make this agreement binding upon it.

9. Debtor's Agreements.

Debtor agrees:

- (a) to defend at Debtor's own cost any action, proceeding, or claim affecting the collateral;
- (b) to pay reasonable attorneys' fees and other expenses incurred by Secured Party in enforcing its rights after Debtor's default;
- (c) to pay promptly all taxes, assessments, license fees and other public or private charges when levied or assessed against the collateral or this agreement, and this obligation shall survive the termination of this agreement;
- (d) that if a certificate of title be required or permitted by law, Debtor shall obtain such certificate with respect to the collateral, showing the security interest of Secured Party thereon and in any event do everything necessary or expedient to preserve or perfect the security interest of Secured Party;
- (e) that Debtor will not misuse, fail to keep in good repair, secrete, or without the prior written consent of Secured Party, and notwithstanding Secured Party's claim to proceeds, sell, rent, lend, encumber or transfer any of the collateral;
- (f) that Secured Party may enter upon Debtor's premises or wherever the collateral may be located at any reasonable time to inspect the collateral and Debtor's books and records pertaining to the collateral, and Debtor shall assist Secured Party in making such inspection; and
- (g) that the security interest granted by Debtor to Secured Party shall continue effective irrespective of the payment of the amount in Paragraph 3, so long as there are any obligations of any kind, including obligations under guaranties or assignments, owed by Debtor to Secured Party, provided, however, upon any assignment of this Security Agreement the Assignee shall thereafter be deemed for the purpose of this Paragraph the Secured Party under this Security Agreement.

10. Insurance and Risk of Loss.

All risk of loss of, damage to or destruction of the collateral shall at all times be on Debtor. Debtor will procure forthwith and maintain fire insurance with extended or combined additional coverage on the collateral for the full insurable value thereof for the life of this Security Agreement plus such other insurance as Secured Party may specify, and promptly deliver each policy to Secured Party with a standard long form endorsement attached showing loss payable to Secured Party or assigns as respective interests may appear. Secured Party's acceptance of policies in lesser amounts or risks shall not be a waiver of Debtor's foregoing obligation.

11. Events of Default; Acceleration.

A very important element of this agreement is that Debtor make all its payments promptly as agreed upon. Also essential is that the collateral continue to be in good condition and adequate security for the indebtedness. The following are events of default under this agreement which will allow Secured Party to take such action under this Paragraph and under Paragraph 12 as it deems necessary:

- (a) any of Debtor's obligations to Secured Party under any agreement with Secured Party is not paid promptly when due;
- (b) Debtor breaches any warranty or provision hereof, or of any note or of any other instrument or agreement delivered by Debtor to Secured Party in connection with this or any other transaction;
- (c) Debtor dies, becomes insolvent or ceases to do business as a going concern;
- (d) it is determined that Debtor has given Secured Party materially misleading information regarding its financial condition;
- (e) any of the collateral is lost or destroyed;
- (f) a petition in bankruptcy or for arrangement or reorganization be filed by or against Debtor or Debtor admits its inability to pay its debts as they mature;
- (g) property of Debtor be attached or a receiver be appointed for Debtor;
- (h) whenever Secured Party in good faith believes the prospect of payment or performance is impaired or in good faith believes the collateral is insecure;
- any guarantor, surety or endorser for Debtor defaults in any obligation or liability to Secured Party or any guaranty obtained in connection with this transaction is terminated or breached.

If Debtor shall be in default hereunder, the indebtedness herein described and all other debts then owing by Debtor to Secured Party under this or any other present or future agreement shall, if Secured Party shall so elect, become immediately due and payable. This acceleration of all indebtedness, if elected by Secured Party, shall be subject to all applicable laws, including laws as to rebates and refunds of unearned charges.

12. Secured Party's Remedies After Default; Consent to Enter Premises.

Upon Debtor's default and at any time thereafter, Secured Party shall have all the rights and remedies of a Secured Party under the Uniform Commercial Code and any other applicable laws, including the right to any deficiency remaining after disposition of the collateral for which Debtor hereby agrees to remain fully liable. Debtor agrees that Secured Party, by itself or its agent, may without notice to any person and without judicial process of any kind, enter into any premises or upon any land owned, leased or otherwise under the real or apparent control of Debtor or any agent of Debtor where the collateral may be or where Secured Party believes the collateral may be, and disassemble, render unusable and/or repossess all or any item of the collateral, disconnecting and separating all collateral from any other property and using all force necessary. Debtor expressly waives all further rights to possession of the collateral after default and all claims for injuries suffered through or loss caused by such entering and/or repossession. Secured Party may require Debtor to assemble the collateral and return it to Secured Party at a place to be designated by Secured Party which is reasonably convenient to both parties.

Secured Party will give Debtor reasonable notice of the time and place of any public sale of the collateral or of the time after which any private sale or any other intended disposition of the collateral is to be made. Unless otherwise provided by law, the requirement of reasonable notice shall be met if such notice is mailed, postage prepaid, to the address of Debtor shown herein at least ten days before the time of the sale or disposition. Expenses of retaking, holding, preparing for sale, selling and the like shall include reasonable attorneys' fees (15% if not prohibited by law) and other legal expenses. Debtor understands that Secured Party's rights are cumulative and not alternative.

Additional terms and conditions of Security Agreement

13. Waiver of Defaults; Agreement Inclusive.

Secured Party may in its sole discretion waive a default, or cure, at Debtor's expense, a default. Any such waiver in a particular instance or of a particular default shall not be a waiver of other defaults or the same kind of default at another time. No modification or change in this Security Agreement or any related note, instrument or agreement shall bind Secured Party unless in writing signed by Secured Party. No oral agreement shall be binding.

14. Financing Statements.

If permitted by law, Debtor authorizes Secured Party to file a financing statement with respect to the collateral signed only by Secured Party, and to file a carbon, photograph or other reproduction of this Security Agreement or of a financing statement.

15. Miscellaneous.

Debtor waives all exemptions. Secured Party may correct patent errors herein and fill in such blanks as serial numbers, date of first payment and the like. Any provisions hereof contrary to, prohibited by or invalid under applicable laws or regulations shall be inapplicable and deemed omitted herefrom, but shall not invalidate the remaining provisions hereof. **Debtor acknowledges receipt of a true copy and waives acceptance hereof.** If Debtor is a corporation, this Security Agreement is executed pursuant to authority of its Board of Directors. "Debtor" and "Secured Party" as used in this Security Agreement include the heirs, executors or administrators, successors or assigns to those parties. If more than one Debtor executes this Security Agreement, their obligations under this Security Agreement shall be joint and several.

NOTICE: Do not use this form for transactions for personal, family or household purposes. For agricultural transactions subject to Federal or State regulations, consult legal counsel to determine documentation requirements.

Agricultural purposes generally means farming, including dairy farming, but it also includes the transportation, harvesting, and processing of farm, dairy, or forest products if what is transported, harvested or processed is farm, dairy or forest products grown or bred by the user of the equipment itself. It does not apply, for instance, to a logger who harvests someone else's forest, or a contractor who prepares land or harvests products on someone else's farm.

SPECIAL INSTRUCTIONS — The notations to be typed in the Special Provisions Section on the reverse side are shown in the applicable State pages of the Loans and Motor Vehicles Manual.

REMOVE CARBONS BEFORE COMPLETING THIS FORM

Guaranty

To: C.I.T. CORPORATION

Each of us severally requests you to extend credit to or to purchase security agreements, leases, notes, accounts and/or other obligations (herein generally termed "paper") of or from or otherwise to do business with

Company		City State
therefrom, each of us jointly and severally a faithfully perform, pay and discharge all its pror contingent, secured or unsecured, matured cirrespective of any invalidity therein, the uner therefor; and agrees, without your first having on demand all sums due and to become due to suffered by you by reason of the Company's	nd unconditionally resent and future of the contract of the co	and in consideration thereof and of benefits to accrue to each of guarantees to you that the Company will fully and promptly are oligations to you, whether direct or indirect, joint or several, absolut whether originally contracted with you or otherwise acquired by you for the insufficiency, invalidity or unenforceability of any security the Company or to liquidate paper or any security therefor, to pay a mpany and all losses, costs, attorneys' fees or expenses which may be found of the undersigned hereunder; and agrees to be bound by an and/or security held, with or without notice to us. This guaranty
you by registered mail naming a termination of as to any of us who has not given such notice us waives notice of acceptance hereof and of obligation signed, accepted, endorsed or assig demands and notices required by law, and we out our consent, without notice to us and witing: (a) renew or extend any obligations of thinstrument) or of any other party at any time partial payments of said obligations; (c) settle, any of said obligations and the security therefulls sale of paper or security. No payment by a guitable of the security is a security of the security and the security and security.	date effective not last or affect any tra presentment, demand to you by the waive all set-offs a chout affecting or its directly or conting release (by operation in any manner; jurantor hereunder	all of us. No termination shall be effective except by notice sent the sess than 90 days after the receipt of such notice by you; or effective neaction effected prior to the effective date of termination. Each of and, protest and notice of non-payment or protest as to any note of e. Company, and all exemptions and homestead laws and any other of counterclaims. You may at any time and from time to time, with mpairing the obligation of any of us hereunder, do any of the follow customers, of co-guarantors (whether hereunder or under a separar gently liable for the payment of any of said obligations; (b) accesson of law or otherwise), compound, compromise, collect or liquidar (d) consent to the transfer of security, or (e) bid and purchase at an shall entitle the guarantor, by subrogation or otherwise, to any paypany, except after the full performance, payment and discharge of the same
	d to, any party to	rsonal representatives, successors, and assigns, and shall enure to you whom you may assign any item or items of paper, we hereby waiving not alternative.
Executed theday of	, 19	•
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Individual Guarantors		
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Name of Corporation By Title		CORPORATE SEAL
Name of Corporation	urer	CORPORATE SEAL Attest Secretary
Name of Corporation By Title	urer	
Name of Corporation By Title	urer	
Name of Corporation By Title Have signed by Pres., Vice Pres. or Treas	urer	Attest Secretary

NOTE: Insert exact name of company on first blank line, with city and state.
Individual guarantors must sign without titles. Sign "John Smith," not "John Smith, President."

This acknowledgement hereby becomes a part of that Security Agreement dated February 11, 1982 in the amount of \$675,212.20 between C.I.T. Corporation, Secured Party, and Martin Gas Sales, Inc., Debtor.

State of Texas

County of Gregg

on this 11th day of February, 1982 before me personally appeared Ruben S. Martin III, to me personally known, who being by me duly sworn, says that he is the President of Martin Gas Sales, Inc., and that said instrument was signed by him on behalf of said Corporation by authority of its Board of Directors, and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

The state of the s

PUBLIC
DARLA MARTIN
Notary Public, State of Texas

nission Expires Feb. 14, 1984

My Commission expires,

State of Texas

County of Dallas,

on this 11th day of February, 1982 before me personally appeared R.E. Hendon, to me personally known, who being by me duly sworn, says that he is the Assistant Secretary of C.I.T. Corporation, and that said instrument was signed by him on behalf of said Corporation by authority of its Board of Directors, and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

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NOTARY PUBLIC

My Commission expires_

10/14/84